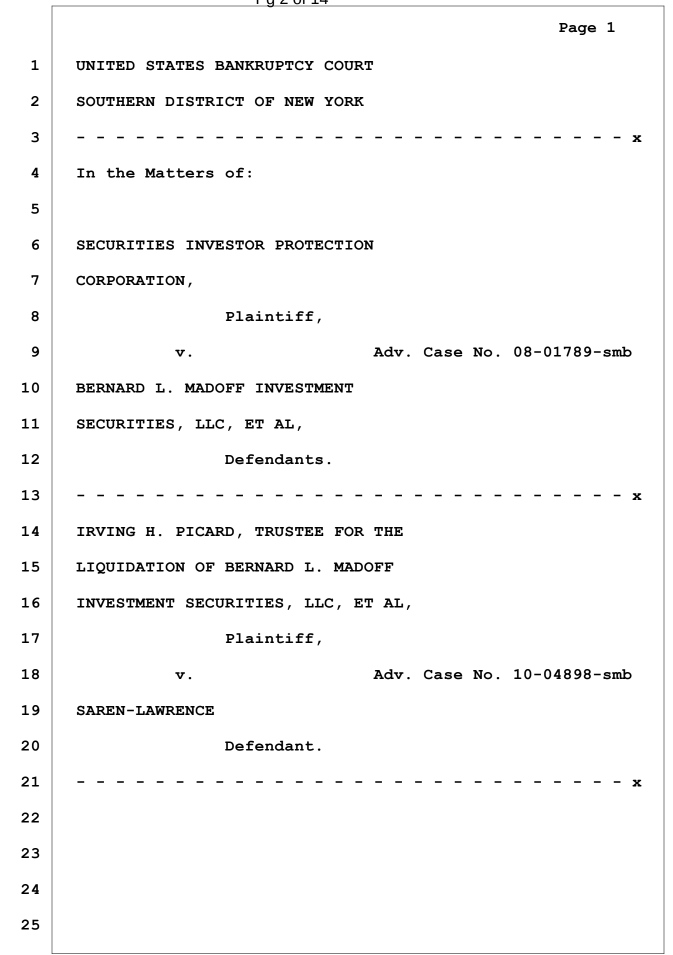
EXHIBIT G



	Page 2
1	IRVING H. PICARD, TRUSTEE FOR THE
2	LIQUIDATION OF BERNARD L. MADOFF
3	INVESTMENT SECURITIES, LLC, ET AL,
4	Plaintiff,
5	v. Adv. Case No. 10-04946-smb
6	GOLDENBERG,
7	Defendant.
8	x
9	IRVING H. PICARD, TRUSTEE FOR THE
10	LIQUIDATION OF BERNARD L. MADOFF
11	INVESTMENT SECURITIES, LLC, ET AL,
12	Plaintiff,
13	v. Adv. Case No. 11-02760-smb
14	ABN AMRO BANK N.V.,
15	Defendants.
16	x
17	IRVING H. PICARD, TRUSTEE FOR THE
18	LIQUIDATION OF BERNARD L. MADOFF
19	INVESTMENT SECURITIES, LLC, ET AL,
20	Plaintiff,
21	v. Adv. Case No. 10-04377-smb
22	NELSON, ET AL,
23	Defendants.
24	x
25	

	Page 3
1	IRVING H. PICARD, TRUSTEE FOR THE
2	LIQUIDATION OF BERNARD L. MADOFF
3	INVESTMENT SECURITIES, LLC, ET AL,
4	Plaintiff,
5	v. Adv. Case No. 10-04658-smb
6	NELSON,
7	Defendant.
8	x
9	IRVING H. PICARD, TRUSTEE FOR THE
10	LIQUIDATION OF BERNARD L. MADOFF
11	INVESTMENT SECURITIES, LLC, ET AL,
12	Plaintiff,
13	v. Adv. Case No. 10-04728-smb
14	DIGIULIAN,
14 15	DIGIULIAN, Defendant.
15	Defendant.
15 16	Defendant.
15 16 17	Defendant.
15 16 17 18	Defendant. U.S. Bankruptcy Court
15 16 17 18 19	Defendant. U.S. Bankruptcy Court One Bowling Green
15 16 17 18 19 20	Defendant. U.S. Bankruptcy Court One Bowling Green
15 16 17 18 19 20 21	U.S. Bankruptcy Court One Bowling Green New York, NY
15 16 17 18 19 20 21 22	U.S. Bankruptcy Court One Bowling Green New York, NY May 31, 2017

Page 5 1 Hearing re: Discovery Conference re Subpoenas to Depose 2 **BLMIS** Employees 3 Hearing re: Discovery Conference to Request to Set Single 4 5 Rebuttal Expert Report Deadline 6 Hearing re: Discovery Conference re Application of 7 8 Discovery Arbitrator's Orders 9 10 Hearing re: Adversary proceeding: 10-04898-smb Irving H. 11 Picard, Trustee for the Liquidation of B v. Saren-Lawrence. Pre-Trial Conference 12 13 14 Hearing re: Adversary proceeding: 10-04946-smb Irving R. 15 Picard, Trustee for the Liquidation of B v. Goldenberg. 16 Pre-Trial Conference 17 18 Hearing re: Adversary proceeding: 11-02760-smb Irving H. 19 Picard, Trustee for the Liquidation of B v. ABN AMRO BANK 20 N.V. Conference re Status of Memorandum Decision Denying 21 Certification 22 Hearing re: Adversary proceeding: 10-04377-smb Irving H. 23 24 Picard, Trustee for the Liquidation of B v. Nelson, et al. 25 Pre-Trial Conference

Page 6 Hearing re: Adversary proceeding: 10-04658-smb Irving H. Picard, Trustee for the Liquidation of B v. Nelson, et al. Pre-Trial Conference Hearing re: Adversary proceeding: 10-04728-smb Irving H. Picard, Trustee for the Liquidation of B v. Digiulian. Cross-Motion to Dismiss Hearing re: Adversary proceeding: 10-04728-smb Motion for Substitution of Defendant Transcribed by: Tracey Williams, Nicole Yawn

Page 7 APPEARANCES: 1 2 BAKER HOSTETLER 3 Attorneys for Trustee, Irving H. Picard 4 45 Rockefeller Plaza 5 New York, NY 10111-0100 6 7 BY: DAVID SHEEHAN, ESQ. 8 EDWARD J. JACOBS, ESQ. 9 STACY DASARO, ESQ. 10 BAKER HOSTETLER 11 12 Attorneys for Trustee, Irving H. Picard 13 811 Main Street 14 Suite 1100 15 Houston, TX 77002-6111 16 17 BY: DEAN D. HUNT, ESQ. 18 FARRELL A. HOCHMUTH, ESQ. 19 20 21 22 23 24 25

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1 THE COURT: -- I'm familiar with the background. 2 MS. CHAITMAN: Okay. So when I was before you on May 17th, 2016 on my motion to compel the trustee to produce 3 documents to us and other issues, Your Honor said to the 4 trustee and I quote -- well, you said in court, "If the 5 6 trustee has additional documents, he's got to supplement the 7 disclosure or the production, which he does by adding them 8 to the data room." The trustee completely ignored what you 9 said. 10 THE COURT: What does this have to do with your 11 request for a single date for an expert deadline? 12 MS. CHAITMAN: Because the -- every -- the 13 discovery is ongoing, until we get to the truth, which the 14 trustee has deliberately concealed, we are unable to get --15 THE COURT: Well, let's stop with the 16 recriminations and all that. You want a single discovery 17 deadline or a single deadline for expert reports, right? 18 MS. CHAITMAN: Right, because those expert reports 19 are going to be based upon the discovery that we're now 20 getting. The trustee -- Magistrate Judge Moss ordered the 21 trustee --22 THE COURT: What is the deadline that you are 23 proposing? MS. CHAITMAN: There are different deadlines --24 25 THE COURT: But you're asking for single one.

Page 17 1 THE COURT: Well --2 MR. JACOBS: -- in any event. I would like --THE COURT: -- I'll decide that after trial. 3 MR. JACOBS: Understood. I would like to correct 5 the record. There was never a motion to compel the trustee to produce any documents pending in this Court, that's a 7 fiction. 8 THE COURT: But I thought I directed you to 9 produce the documents. 10 MR. JACOBS: We said that when the Court allowed 11 the deposition of Mr. Madoff for the specific, narrow 12 purpose of examining as a preliminary matter, as a precursor 13 to an omnibus fraud trial, the start date of the fraud and 14 the Court opened the door to that evidence, we undertook a 15 voluntary effort to search for and identify any material 16 that we may have in BLMIS' possession that would evidence 17 trading --THE COURT: Did Ms. Chaitman --18 19 MR. JACOBS: -- from that period. THE COURT: -- did Ms. Chaitman ever ask for 20 21 trading records in any of her discovery requests? 22 MR. JACOBS: She did. She's been asking for 23 trading records for a very long time, for a couple of years 24 now, starting with the subpoena she served on the Depository 25 Trust Clearing Company. That subpoena was limited in time

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for 2002 to 2008. We had already served our own subpoena on that entity and produced all of that material. She later expanded the scope of that inquiry to periods prior to 2002. We undertook a diligent and reasonable search for those records, there weren't any, so we didn't produce any.

Then the Court allowed Mr. Madoff's deposition on the narrow issue of the start date of the fraud. We voluntarily represented in both this Court and before Judge Moss, the discovery arbitrator, that we would voluntarily undertake an effort to look again for any third party verifiable trading records that would evidence real securities being bought or sold on behalf of IA customers and there weren't any.

We have produced recently, in the past six months since we took all of these issues to the discovery arbitrator, a lot of additional documents, but those are various iterations of BLMIS reports, very much like the customer statements, very much like the reports that are in the data room, very much like the tens of thousands, if not hundreds of thousands of documents we've already produced and made available in this litigation that we restored from microfilm at the cost of about half a million dollars in another attempt to try to find earlier trading records and they don't exist because there was no trading for those customers.

Page 79 1 CERTIFICATION 2 3 We, Tracey Williams and Nicole Yawn, certify that the 4 foregoing transcript is a true and accurate record of the 5 proceedings. 6 7 8 Tracey Williams 9 AAERT Certified Electronic Transcriber CET-914 10 11 12 13 Nicole R. Yawn 14 15 16 17 Date: June 2, 2017 18 19 20 21 Veritext Legal Solutions 22 23 330 Old Country Road 24 Suite 300 25 Mineola, NY 11501